1 2 3 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA 8 9 MALCOLM KING NELSON, 10 Plaintiff, Case No. C06-5159RBL 11 CR98-592RBL UNITED STATES OF AMERICA, 12 ORDER Defendant. 13 14 THIS MATTER comes on before the above-entitled Court upon Defendant's Motion To 15 Recall Mandate based on <u>United States v. Booker</u>, 125 S.Ct. 738 (Jan. 12, 2005). 16 Having considered the entirety of the record and files herein, the Court finds and rules as 17 follows: 18 Defendant seeks to have the Court vacate, set aside or correct his sentence. Defendant filed 19 a 2255 petition on January 22, 2002 (Dkt. No. 156). This Court construes Defendant's motion as a 20 second or successive 2255 petition. Defendant has not sought leave to file a second or successive 21 2255 petition with the Ninth Circuit Court of Appeals. 22 The Court directs the clerks' office to file Defendant's motion and attached exhibits (Dkt. 23 #195) under case number C06-5159RBL. 24 The Defendant must obtain leave of the Ninth Circuit Court of Appeals before filing any 25 26

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subsequent motions attacking his criminal conviction and sentence imposed in CR98-592RBL.<sup>1</sup> Therefore, the Court lacks jurisdiction to consider this motion and, as such, it is **DISMISSED**. IT IS SO ORDERED. The clerk is directed to send uncertified copies of this Order to all counsel of record, and to any party appearing pro se. DATED this 27th day of March, 2006. UNITED STATES DISTRICT JUDGE <sup>1</sup>The court notes that Defendant's convictions became final before <u>Booker</u>. The Supreme Court has not made Booker retroactive to cases on collateral review. United States v. Cruz, 423 F.3d 1119, 1120-21 (9th Cir. 2005).